

# **PCT**

# **NOTIFICATION OF ELECTION**

(PCT Rule 61.2)

To:

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202
ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year)	ETATS-UNIS D'AMERIQUE				
20 June 2001 (20.06.01)	in its capacity as elected Office				
International application No.	Applicant's or agent's file reference				
PCT/US99/22779	DN1999093				
International filing date (day/month/year)	Priority date (day/month/year)				
30 September 1999 (30.09.99)					
Applicant					
GIRAULT, Jean-Marie et al					
1. The designated Office is hereby notified of its election made	<b>:</b>				
X in the demand filed with the International Preliminary	Fyamining Authority on				
15 February 20					
13 Tebruary 20	(13.02.01)				
in a notice effecting later election filed with the Intern	ational Bureau on:				
2. The election X was					
was not					
made before the expiration of 19 months from the priority de Rule 32.2(b).	ate or, where Rule 32 applies, within the time limit under				

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

**Authorized officer** 

Henrik Nyberg

Facsimile No.: (41-22) 740.14.35 Telephone No.: (41-22) 338.83.38

# PATENT COOPERATION TREATY

J. B.

From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

COHN, Howard M. c/o Robert W. Brown, Dept.823 The Goodyear Tire & Rubber Company 1144 East Market Street Akron, OH 44309-3531 ETATS-UNIS D'AMERIQUE

# PCT

NOTIFICATION OF TRANSMITTAL OF '
THE INTERNATIONAL PRELIMINARY
EXAMINATION REPORT
(PCT Rule 71.1)

Date of mailing

(day/month/year)

21.01.2002

Applicant's or agent's file reference

DN1999093

IMPORTANT NOTIFICATION

Priority date (day/month/year)

International application No.

International filing date (day/month/year)

30/09/1999

PCT/US99/22779

30/09/1999

Applicant

THE GOODYEAR TIRE & RUBBER COMPANY et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

# 4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

NECEIVLE

JAN 3 0 2002

GOODYEAR PATENT

Name and mailing address of the IPEA/

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Authorized office

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**European Patent Office** 

Tel.+49 89 2399-8212

Form PCT/IPEA/416 (July 1992)



# **PCT**

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or agent's file referen	FOR FURTHE	See Notification of Transmittal of International		
DN19990	93	FOR FURTHE		ary Examination Report (Form PCT/IPEA/416)	
Internationa	l application No.	International filing	date (day/month/year)	Priority date (day/month/year)	
PCT/US9	9/22779	30/09/1999		30/09/1999	
Internationa B60C17/		n (IPC) or national classification a	nd IPC		
Applicant					
THE GO	ODYEAR TIRE &	RUBBER COMPANY et a	l.		
and is	transmitted to the	inary examination report has applicant according to Article of a total of 5 sheets, including	<b>36.</b>	nternational Preliminary Examining Authority	
b (\$	een amended and see Rule 70.16 and	ccompanied by ANNEXES, i. are the basis for this report a d Section 607 of the Administr of a total of 6 sheets.	nd/or sheets containing	tion, claims and/or drawings which have rectifications made before this Authority r the PCT).	
3. This r	eport contains indi	cations relating to the followin	ng items:		
11	☐ Priority			A CONTRACTOR OF THE CONTRACTOR	
III		shment of opinion with regard	to novelty, inventive st	ep and industrial applicability	
V	☑ Reasoned s	y of invention statement under Article 35(2) v d explanations suporting such	with regard to novelty, in statement	nventive step or industrial applicability;	
VI		cuments cited			
VII	⊠ Certain defe	ects in the international applic	ation		
VIII	☑ Certain obs	ervations on the international	application		
Date of sub	omission of the deman	nd	Date of completion	n of this report	
15/02/20	01		21.01.2002		
	mailing address of the examining authority: European Patent C		Authorized officer	LIST LEGY S MIDIEN, INC.	
<i>(Q)</i>	D-80298 Munich Tel +49 89 2399 -	0 Tx: 523656 epmu d	Buergo, J		
	Fax: +49 89 2399 -	· ·	Telephone No. +4	0.00.2300.0004	

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/22779

I. E	Basis	of th	ne re	port
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1.	the and	n regard to the <b>elements</b> of the international application (Replacement sheets which have been furnished to receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)): scription, pages:							
	1-4,	6-20	as originally filed						
	5,5 <i>P</i>	A	as received on	17/11/2001	with letter of	05/11/2001			
	Clai	ms, No.:							
	1-20	)	as received on	17/11/2001	with letter of	05/11/2001			
	Dra	wings, sheets:							
	1/5-	5/5	as originally filed						
2.	With lang	With regard to the <b>language</b> , all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.							
	The	se elements were	available or furnished to this	s Authority in the f	ollowing language:	, which is:			
		the language of a	translation furnished for the	e purposes of the i	nternational searcl	h (under Rule 23.1(b)).			
		- the interestinal application (under Pule 49.3(h))							
the language of a translation furnished for the purposes of international preli 55.2 and/or 55.3).					rnational preliminai	ry examination (under Rule			
3.	With regard to any <b>nucleotide and/or amino acid sequence</b> disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:								
		contained in the i	nternational application in w	ritten form.					
		filed together with	n the international application	n in computer read	dable form.				
		furnished subsequently to this Authority in written form.							
		furnished subseq	uently to this Authority in co	mputer readable f	orm.				
		The statement the	at the subsequently furnishe application as filed has beer	ed written sequend n furnished.	ce listing does not	go beyond the disclosure in			
			at the information recorded		ble form is identica	al to the written sequence			
4.	The	e amendments hav	ve resulted in the cancellatio	n of:		·			

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/22779

		the description,	pages:			
		the claims,	Nos.:			
		the drawings,	sheets:			
5. 🗆		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):				
		(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)				

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N) Yes: Claims 1-20

No: Claims

Inventive step (IS) Yes: Claims 5,9,13

No: Claims 1-4,6-8,10-12,14-20

Industrial applicability (IA) Yes: Claims 1-20

No: Claims

2. Citations and explanations see separate sheet

# VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

# VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

# V. Reasoned stat\_ment

- 2. Citations and explanations
- 2.1 Document GB-A-867 103 (D1), which is considered to represent the most relevant state of the art, discloses (cf. page 2, lines 34 to 47, Figs. 1 and 2) a pneumatic runflat tire 1 having two sidewalls 2 and two wedge inserts 3 disposed on an inner surface of each sidewall, each wedge insert comprising a plurality of circumferentially disposed segments (ribs) 4-8, each of which is separated from one another, during normal-inflated operation, by a plurality of intervening circumferential grooves (gaps) 9, and each groove is bounded by an outer surface of a given segment and an inner surface of an adjacent segment, the outer surface of a given segment and the inner surface of an adjacent segment intersecting at a hinge point (not mentioned in D1 but clearly visible in the drawing figures), and the segments 4-8 being therefore able to pivot with respect to each other.

The tread and the carcass referred to in the preamble are common features to all radial tires. D1 is silent about the carcass type, but this feature does not seem to be relevant to the stated object. Since the invention relates to the runflat characteristics of the tire, the skilled person could make use of the sidewall inserts irrespective of the type of carcass ply.

The subject-matter of independent claim 1 does not meet the requirements of Article 33(3) PCT regarding inventive step.

- 2.2 The additional features of dependent claims 2 to 4 are also known from D1, cf. Figs. 1 and 2. These claims do not involve an inventive step either.
- 2.3 According to the description, page 16, lines 8-18, the additional feature of dependent claim 5 achieves the effect of preventing axial deflection of the sidewalls during runflat operation, as well as radial deflection. While this is not the solution to the stated problem, it contributes to improving the tire operation. The combination of the features of dependent claim 5 being neither known from, nor rendered obvious by, the available prior art, this claim is considered as involving

an inventive step (Article 33(3) PCT).

- 2.4 The features introduced by dependent claims 6-8 do not result in any subjectmatter which can be considered as involving an inventive step, since they are not relevant to the solution of the stated problem.
- 2.5 Independent claim 9 is a repetition of claim 5 where the feature of the characterizing portion of claim 1 has been deleted. This claim seems to be superfluous, mainly taking into account that claim 5 has been positively considered. Claim 13 completes the wording of claim 5.
- 2.6 Claims 10-12 and 14-17, when dependent on claim 5 instead of claim 9, would be equally inventive. However, claims 11 and 12 contain an effect ("axial deflection is substantially prevented") instead of a technical feature.
- 2.7 The subject-matter of claims 18-20 cannot be considered as involving an inventive step, as already seen in section 2.4 above.

# VII. Certain defects

The international application does not meet the requirement of Rule 6.1(a) PCT, which says that the number of claims shall be reasonable in consideration of the nature of the invention claimed. It is referred in particular to claims 9 to 20.

# VIII. Certain observations

The vague and imprecise statement in the description on page 20 ("... the spirit and scope of the invention ...") implies that the subject-matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity (Article 6 PCT) when used to interpret them (see also the PCT Guidelines, III-4.3a).

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the invention described by the PCT/US98/13929 application thus addresses the design goals of full-inflated riding comfort, tire weight and extended runflat service life.

Another example of a tire designed to be usable without normal inflation pressure is found in Great Britain Patent Specification No. 867,103, published May 3, 1961, which discloses a tire having a stiffener made of rubber and attached to the inside of each sidewall. The stiffener extends circumferentially, continuously all the way round the sidewall of the tire, and extends radially from a point near the radially inner extremity of the tire to a point near the center of the tread. The stiffener is divided into individual circumferential ribs, separated from each other by wedge-shaped gaps.

# 15 OBJECTS OF THE INVENTION

It is an object of the present invention to provide a runflat radial tire as defined in one or more of the appended claims and, as such, having the capability of being constructed to accomplish one or more of the following subsidiary objects.

One object of the present invention is to provide a runflat radial tire having one or more wedge inserts in each sidewall, the axially innermost or first wedge insert providing to each sidewall a minimal reinforcing rigidity during full-inflated operation and maximum reinforcing rigidity during runflat operation, thereby providing improved riding comfort and handling characteristics during normal-inflated operation as well as rigid structural support during runflat operation.

Another object of the present invention is to provide a runflat radial tire that contains sidewall-reinforcing wedge inserts that are light in weight and which contribute minimal excess rolling resistance during normal-inflated operation.

Yet another object of the present invention is to provide a runflat tire having a reduced heat generating potential during both normal inflated, high-speed operation and during runflat operation.

Still another object of the present invention is to

provide a tire having an increased runflat operational service life and improved handling characteristics.

And yet another object of the present invention is to apply the inventive concept to a variety of alternative carcass constructions, as described herein.

# SUMMARY OF THE INVENTION

The present invention relates to a pneumatic radial ply runflat tire having a tread, a carcass comprising a radial ply structure, a belt structure located between the tread and the radial ply structure, an innerliner and two sidewalls each reinforced by one or more wedge inserts. The first or

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What is claimed:

1. A pneumatic radial ply runflat tire (70, 100) having a tread (72), a carcass structure (86) comprising at least one radial carcass ply (88), two sidewalls (80,82) and at least one wedge insert (50a', 50b') disposed on an inner surface of each sidewall (80, 82), each wedge insert comprising a plurality of circumferentially disposed segments (52a'-52e') each of which is separated from one another, during normal-inflated operation, by a plurality of intervening circumferential grooves (54a'-54d'); and each groove is bounded by an outer surface (56') of a given segment and an inner surface (58') of an adjacent

15 characterized in that:

segment;

the outer surface of a given segment and the inner surface of an adjacent segment intersect at a hinge point P, and the segments can therefore pivot with respect to each other.

20 2. The pneumatic radial ply runflat tire (70) of claim 1 characterized in that:

both the outer surface (56') and the inner surface (58') are flat.

3. The pneumatic radial ply runflat tire (70) of claim 25 1 characterized in that:

each wedge insert has a saw-tooth shaped cross-section.

- 4. The pneumatic radial ply runflat tire (70) of claim 1 characterized in that the outer surface of a given insert and the inner surface of an adjacent insert engage each other during runflat operation.
- 5. The pneumatic radial ply runflat tire (70) of claim 1 characterized in that:

the outer surface of a given insert and the inner surface of an adjacent insert are both non-flat surfaces.

6. The pneumatic radial ply runflat tire (70) of claim 1 characterized in that:

an inner liner (57) is disposed on the inner and outer surfaces of the segments.

7. The pneumatic radial ply runflat tire (70) of claim 1 characterized in that:

an inner liner is disposed between the wedge insert and an inner ply (30) of the tire.

8. The pneumatic radial ply runflat tire of claim 1, 10 characterized in that:

the length of the inner and outer surfaces of the segments extend less than the thickness of the insert.

- 9. A pneumatic radial ply runflat tire (70, 100) having a tread (72), a carcass structure (86) comprising at least one radial carcass ply (88), two sidewalls (80,82) and at least one wedge insert (50a', 50b') disposed on an inner surface of each sidewall (80, 82), each wedge insert comprising a plurality of circumferentially disposed segments (52a'-52e') each of which is separated from one another,
- 20 during normal-inflated operation, by a plurality of intervening circumferential grooves (54a'-54d'); and each groove is bounded by an outer surface (56') of a given segment and an inner surface (58') of an adjacent segment;
- 25 characterized in that:

at least one of the outer surface of a given insert and the inner surface of an adjacent insert is a non-flat surface.

10. The pneumatic radial ply runflat tire of claim 9, 30 characterized in that:

the outer surfaces (158) of selected ones of the segments are convex; and

the inner surfaces (156) of selected ones of the segments are concave.

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prevented.

11. The pneumatic radial ply runflat tire of claim 9, characterized in that:

the outer surface of a given segment is convex; and
the inner surface of an adjacent segment is concave;
wherein during runflat operation, when the outer surface
engages the inner surface, axial deflection is substantially

- 12. The pneumatic radial ply runflat tire of claim 9, characterized in that:
- the outer surface of a given segment is concave; and the inner surface of an adjacent segment is convex; wherein during runflat operation, when the outer surface engages the inner surface, axial deflection is substantially prevented.
- 15 13. The pneumatic radial ply runflat tire of claim 9, characterized in that:

the outer surface of a given segment and the inner surface of an adjacent segment surfaces intersect at a hinge point P, and the segments can therefore pivot with respect to each other.

- 14. The pneumatic radial ply runflat tire of claim 9 characterized in that the outer surface of a given insert and the inner surface of an adjacent insert engage each other during runflat operation.
- 25 15. The pneumatic radial ply runflat tire of claim 9 characterized in that:

an inner liner (57) is disposed on the inner and outer surfaces of the segments.

16. The pneumatic radial ply runflat tire of claim 9
30 characterized in that:

an inner liner is disposed between the wedge insert and an inner ply (30) of the tire.

17. The pneumatic radial ply runflat tire of claim 9, characterized in that:

the length of the inner and outer surfaces of the segments extend less than the thickness of the insert.

- 18. A pneumatic radial ply runflat tire (70, 100) having a tread (72), a carcass structure (86) comprising at least one radial carcass ply (88), two sidewalls (80,82) and at least one wedge insert (50a', 50b') disposed on an inner surface of each sidewall (80, 82), each wedge insert comprising a plurality of circumferentially disposed segments (52a'-52e') each of which is separated from one another,
- during normal-inflated operation, by a plurality of intervening circumferential grooves (54a'-54d'); and each groove is bounded by an outer surface (56') of a given segment and an inner surface (58') of an adjacent segment;
- 15 characterized in that:

an inner liner (57) is disposed on a surface of the wedge insert.

- 19. The pneumatic radial ply runflat tire of claim 18, characterized in that:
- the surface of the wedge insert is the inner and outer surfaces of the segments.
  - 20. The pneumatic radial ply runflat tire of claim 18, characterized in that:

the inner liner is disposed between the wedge insert and 25 an inner ply (30) of the tire.

# PATENT COOPERATION TREATY



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# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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(PCT Article 36 and Rule 70)

Applicant's	or an	ent's file reference	T				
DN1999093			FOR FURTHER ACTION		tion of Transmittal of International Examination Report (Form PCT/IPEA/416)		
Internation	al app	lication No.	International filing date (day/mont	h/year)	Priority date (day/month/year)		
PCT/US	99/22	2779	30/09/1999	ľ	30/09/1999		
Internation B60C17		ent Classification (IPC) or nat	tional classification and IPC				
Applicant							
THE GO	ODY	EAR TIRE & RUBBER	COMPANY et al.				
		ational preliminary exami smitted to the applicant a		d by this Interr	national Preliminary Examining Authority		
2. This	REPO	ORT consists of a total of	5 sheets, including this cover s	heet.			
b	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).						
Thes	e ann	exes consist of a total of (	6 sheets.				
3. This	eport	contains indications relat	ing to the following items:				
1	$\boxtimes$	Basis of the report					
II		Priority					
111		Non-establishment of op	pinion with regard to novelty, inv	entive step ar	nd industrial applicability		
IV		Lack of unity of invention					
V	×		der Article 35(2) with regard to ns suporting such statement	novelty, inven	tive step or industrial applicability;		
VI		Certain documents cite	d				
VII	$\boxtimes$	Certain defects in the int	ternational application				
VIII	$\boxtimes$	Certain observations on	the international application				
Date of sub	missic	on of the demand	Date of	completion of the	is report		
15/02/20	01		21.01.20	002			
	exami	address of the international ning authority:	Authoriz	ed officer	ST OF STATE		
<u></u>	D-80	pean Patent Office 1298 Munich +49 89 2399 - 0 Tx: 523656	Buergo	o, J	LEADER LE		
	Fax: +49 89 2399 - 0 1x: 523656 epmu d			ne No. +49 89 2	399 8884		

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/22779

I. E	3asi	s of	the	rep	ort
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the receiving Office in response to an invitation under Article 14 are referred to in this and are not annexed to this report since they do not contain amendments (Rules 70.1 Description, pages:					referred to in this rep	ort as "originally filed"	
	1-4	1,6-20	as originally filed				
	5,5	<b>SA</b>	as received on	17/11/2001	with letter of	05/11/2001	
	Cla	aims, No.:					
	1-2	0	as received on	17/11/2001	with letter of	05/11/2001	
	Dra	awings, sheets:					
	1/5	-5/5	as originally filed				
2.			<b>juage</b> , all the elements marked international application was file				
	The	ese elements were a	available or furnished to this Aut	hority in the fo	ollowing language: ,	which is:	
	☐ the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)).						
the language of publication of the international application (under Rule 48.3(b)).							
the language of a translation furnished for the purposes of international preliminary e 55.2 and/or 55.3).				camination (under Rule			
3.			leotide and/or amino acid seq y examination was carried out o			I application, the	
		contained in the in	ternational application in written	form.			
		filed together with	the international application in c	omputer read	able form.		
		furnished subsequ	ently to this Authority in written f	orm.			
		furnished subsequ	ently to this Authority in compute	er readable fo	rm.		
			t the subsequently furnished wri		e listing does not go be	eyond the disclosure in	
		The statement that listing has been ful	t the information recorded in con rnished.	nputer readab	ole form is identical to	the written sequence	
4.	The	amendments have	resulted in the cancellation of:				

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/22779

		the description,	pages:			
		the claims,	Nos.:			
		the drawings,	sheets:			
5.		☐ This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):				
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this			
6.	Add	litional observations, i	f necessary:			

- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes:

Claims 1-20

No: Claims

Inventive step (IS)

Yes: Claims 5,9,13

Ciairis 5,9,1

Claims 1-4,6-8,10-12,14-20

Industrial applicability (IA)

No: Yes:

Claims 1-20

No: Claims

2. Citations and explanations see separate sheet

# VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

# VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

#### ٧. Reasoned statem nt

- 2. Citations and explanations
- 2.1 Document GB-A-867 103 (D1), which is considered to represent the most relevant state of the art, discloses (cf. page 2, lines 34 to 47, Figs. 1 and 2) a pneumatic runflat tire 1 having two sidewalls 2 and two wedge inserts 3 disposed on an inner surface of each sidewall, each wedge insert comprising a plurality of circumferentially disposed segments (ribs) 4-8, each of which is separated from one another, during normal-inflated operation, by a plurality of intervening circumferential grooves (gaps) 9, and each groove is bounded by an outer surface of a given segment and an inner surface of an adjacent segment, the outer surface of a given segment and the inner surface of an adjacent segment intersecting at a hinge point (not mentioned in D1 but clearly visible in the drawing figures), and the segments 4-8 being therefore able to pivot with respect to each other.

The tread and the carcass referred to in the preamble are common features to all radial tires. D1 is silent about the carcass type, but this feature does not seem to be relevant to the stated object. Since the invention relates to the runflat characteristics of the tire, the skilled person could make use of the sidewall inserts irrespective of the type of carcass ply.

The subject-matter of independent claim 1 does not meet the requirements of Article 33(3) PCT regarding inventive step.

- 2.2 The additional features of dependent claims 2 to 4 are also known from D1, cf. Figs. 1 and 2. These claims do not involve an inventive step either.
- 2.3 According to the description, page 16, lines 8-18, the additional feature of dependent claim 5 achieves the effect of preventing axial deflection of the sidewalls during runflat operation, as well as radial deflection. While this is not the solution to the stated problem, it contributes to improving the tire operation. The combination of the features of dependent claim 5 being neither known from, nor rendered obvious by, the available prior art, this claim is considered as involving

an inventive step (Article 33(3) PCT).

- 2.4 The features introduced by dependent claims 6-8 do not result in any subjectmatter which can be considered as involving an inventive step, since they are not relevant to the solution of the stated problem.
- 2.5 Independent claim 9 is a repetition of claim 5 where the feature of the characterizing portion of claim 1 has been deleted. This claim seems to be superfluous, mainly taking into account that claim 5 has been positively considered. Claim 13 completes the wording of claim 5.
- 2.6 Claims 10-12 and 14-17, when dependent on claim 5 instead of claim 9, would be equally inventive. However, claims 11 and 12 contain an effect ("axial deflection is substantially prevented") instead of a technical feature.
- 2.7 The subject-matter of claims 18-20 cannot be considered as involving an inventive step, as already seen in section 2.4 above.

## VII. Certain defects

The international application does not meet the requirement of Rule 6.1(a) PCT, which says that the number of claims shall be reasonable in consideration of the nature of the invention claimed. It is referred in particular to claims 9 to 20.

# VIII. Certain observations

The vague and imprecise statement in the description on page 20 ("... the spirit and scope of the invention ...") implies that the subject-matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity (Article 6 PCT) when used to interpret them (see also the PCT Guidelines, III-4.3a).

the invention described by the PCT/US98/13929 application thus addresses the design goals of full-inflated riding comfort, tire weight and extended runflat service life.

OBJECTS OF THE INVENTION

It is an object of the present invention to provide a runflat radial tire as defined in one or more of the appended claims and, as such, having the capability of being constructed to accomplish one or more of the following subsidiary objects.

One object of the present invention is to provide a runflat radial tire having one or more wedge inserts in each sidewall, the axially innermost or first wedge insert providing to each sidewall a minimal reinforcing rigidity during full-inflated operation and maximum reinforcing rigidity during runflat operation, thereby providing improved riding comfort and handling characteristics during normal-inflated operation as well as rigid structural support during runflat operation.

Another object of the present invention is to provide a runflat radial tire that contains sidewall-reinforcing wedge inserts that are light in weight and which contribute minimal excess rolling resistance during normal-inflated operation.

Yet another object of the present invention is to provide a runflat tire having a reduced heat generating potential during both normal inflated, high-speed operation and during runflat operation.

Still another object of the present invention is to provide a tire having an increased runflat operational service life and improved handling characteristics.

And yet another object of the present invention is to apply the inventive concept to a variety of alternative carcass constructions, as described herein.

### SUMMARY OF THE INVENTION

WO 01/25032

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The present invention relates to a pneumatic radial ply runflat tire having a tread, a carcass comprising a radial ply structure, a belt structure located between the tread and the radial ply structure, an innerliner and two sidewalls each reinforced by one or more wedge inserts. The first or

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# What is Claim d:

- 1. A pneumatic radial ply runflat tire (70,100) having a tread (72), a carcass structure (86) comprising at least one radial carcass ply (88) and two bead regions (84a,84b), a belt structure (74) between the tread and the radial carcass ply and two sidewalls (80,82) each reinforced by at least one circumferentially disposed wedge insert (50a',50b'), the tire (70) characterized by:
- the at least one circumferentially disposed wedge insert (50a',50b') within each sidewall (80,82) having a saw-tooth cross-sectional shape defined by a plurality circumferentially disposed segments (52a'-52e') each of which is separated from each adjacent segment by a circumferential groove (54a'-54d').
  - 2. The pneumatic radial ply runflat tire (70) of claim 1 characterized in that both the radially outwardmost circumferential surface (56') of each circumferential groove (54a'-54d') and the radially inwardmost circumferential surface (58') of each circumferential groove are flat.
  - 3. The pneumatic radial ply runflat tire (70) of claim 1 characterized in that the radially outwardmost circumferential surface (156) of each circumferential groove (154a-154d) and the radially inwardmost circumferential surface (158) of each circumferential groove converge at the
- surface (158) of each circumferential groove converge at the axially outwardmost and convex side of each circumferentially disposed, saw-tooth shaped, sidewall-reinforcing wedge insert (150a,150b).
- 4. The pneumatic radial ply runflat tire (70) of claim

  2 characterized in that the outwardmost and inwardmost surfaces (56',58') engage each other during runflat operation.
  - 5. The pneumatic radial ply runflat tire (70) of claim

WO 01/25032 PCT/US99/22779

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1 characterized in that the radially outwardmost circumferential surface (156) of each circumferential groove (154a-154d) and the radially inwardmost circumferential surface (158) of each circumferential groove are non-flat surfaces.

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- 6. The pneumatic radial ply runflat tire (70) of claim 5 characterized in that the radially outwardmost circumferential surface (56') of each circumferential groove (54a'-54d') and the radially inwardmost circumferential surface (58') of each circumferential groove converge at the axially outwardmost end of the grooves (54a-54d).
- 7. The pneumatic radial ply runflat tire (70) of claim 5 characterized in that the outwardmost and inwardmost surfaces (157,158) engage each other during runflat operation.

# INTERNATIONAL SEARCH REPORT

intern tal Application No PCT/US 99/22779

A. CLASSIFICATION F SUBJECT MATTER IPC 7 B60C17/00 B60C13/02  According to International Patent Classification (IPC) or to both national classification and IPC  B. FIELDS SEARCHED	
Minimum documentation searched (classification system followed by classification symbols)	-
IPC 7 B60C	
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched	
Electronic data base consulted during the international search (name of data base and, where practical, search terms used)	
•	
C. DOCUMENTS CONSIDERED TO BE RELEVANT	
Category * Citation of document, with indication, where appropriate, of the relevant passages Relevant to cla	aim No.
X GB 867 103 A (METZELER GUMMIWERKE A.G.) 1-7	
page 1, right-hand column, line 75 -page	
2, right-hand column, line 100; figures	
A US 3 782 440 A (DEPMEYER L) 1	
1 January 1974 (1974-01-01)	
claims; figure 7	
A US 5 368 082 A (MCQUATE RAYMOND D ET AL) 1	
A   US 5 368 082 A (MCQUATE RAYMOND D ET AL)   1	
cited in the application	
A PATENT ABSTRACTS OF JAPAN 1 vol. 015, no. 290 (M-1139),	
23 July 1991 (1991–07–23)	
& JP 03 104710 A (BRIDGESTONE CORP),	
1 May 1991 (1991-05-01)	
abstract	
·	
Further documents are listed in the continuation of box C.    X   Patent family members are listed in annex.	
* Special categories of cited documents : "T" later document published after the international filing date	
"A" document defining the general state of the art which is not considered to be of particular relevance or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention	
"E" earlier document but published on or after the international "X" document of particular relevance; the claimed invention	
filing date  cannot be considered novel or cannot be considered to  cannot be considered to  involve an inventive step when the document is taken along the document which may throw doubte on priority claim(e) or  involve an inventive step when the document is taken along	<b>9</b>
which is cited to establish the publication date of another "Y" document of particular relevance; the claimed invention citation or other special reason (as specified) cannot be considered to involve an inventive step when the	
*O" document referring to an oral disclosure, use, exhibition or document is combined with one or more other such document or ments, such combination being obvious to a person skilled	
"P" document published prior to the international filing date but in the art.  later than the priority date claimed "&" document member of the same patent family	
Date of the actual completion of the international search  Date of mailing of the international search report	
11 May 2000 19/05/2000	
11 May 2000 19/05/2000  Name and mailing address of the ISA Authorized officer	<del></del>
	<del></del>

1

# INTERNATIONAL SEARCH REPORT

# information on patent family members

Inter: nal Application No PCT/US 99/22779

Patent document cited in search report		Publication date		Patent family member( )	Publication date
GB 867103	A	1	BE	568360 A	
•••			CH	361209 A	
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•			FR	1165288 A	21-10-1958
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			BE	780945 A	17-07-1972
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			AU	681561 B	28-08-1997
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			AU	681065 B	14-08-1997
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			BR	9303836 A	05-04-1994
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			DE	69315654 D	22 <del>-</del> 01-1998
			DE	69315654 T	10-06-1998
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			JP	6191244 A	12-07-1994
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			US	5851324 A	22-12-1998
			US	5639320 A	17-06-1997
•			US	5685927 A	11-11-1997
JP 03104710	A	01-05-1991	NONE	<u> </u>	



# From the INTERNATIONAL SEARCHING AUTHORITY

# **PCT**

To:

NOTIFICATION OF TRANSMITTAL OF

The Goodyear Tire and Rubber Comp. c/o Robert W. Brown-Dept 823 Attn. COHN, H. 1144 East Market Street Akron, Ohio 44309-3531	OR THE	DNAL SEARCH REPORT E DECLARATION T Rule 44.1)
UNITED STATES OF AMERICA		
	Date of mailing (day/month/year) 19/05	/2000
Applicant's or agent's file reference		
DN1999093	FOR FURTHER ACTION	See paragraphs 1 and 4 below
International application No.	International filing date (day/month/year) 20/00	/1000
PCT/US 99/ 22779	(day/month/year) 30/09	/1999
Applicant		
THE GOODYEAR TIRE & RUBBER COMPANY et al		
The applicant is hereby notified that the International Search Filling of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the clair		
When? The time limit for filing such amendments is norm International Search Report; inowever, for more de	elly 2 months from the date of trans etails, see the notes on the accomp	mittal of the anying sheet.
Where? Directly to the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Fascimile No.: (41–22) 740.14.3	5	
For more detailed instructions, see the notes on the acc	ompanying sheet.	
2. The applicant is hereby notified that no International Search Article 17(2)(a) to that effect is transmitted herewith.	ch Report will be established and th	at the declaration under
3. With regard to the protest against payment of (an) additi		
the protest together with the decision thereon has be applicant's request to forward the texts of both the pro-	en transmitted to the International E otest and the decision thereon to the	ureau together with the e designated Offices.
no decision has been made yet on the protest; the ap	oplicant will be notified as soon as a	decision is made.
4. Further action(s): The applicant is reminded of the following:		
Shortly after 18 months from the priority date, the international a lif the applicant wishes to avoid or postpone publication, a notic priority claim, must reach the International Bureau as provider completion of the technical preparations for international public	ce of withdrawal of the International d in Rules 90 <i>bis</i> .1 and 90 <i>bis</i> .3, resp cation.	application, or or the pectively, before the
Within 19 months from the priority date, a demand for internation wishes to postpone the entry into the national phase until 30 m	nonths from the priority date (in som	ne Offices even later).
Within 20 months from the priority date, the applicant must perfore all designated Offices which have not been elected in priority date or could not be elected because they are not bour	the demand or in a later election wil	PECELVED
	Authorized officer	NECEIVED
Nam and mailing address of the International Searching Authority  European Patent Office, P.B. 5818 Patentlaan 2	Anália Mällan	MAY 2 2 2000

NL-2280 HV Rijswijk
Tel. (+31-70) 340-2040, Tx. 31 651 epo nl,
Fax: (+31-70) 340-3016

Amélie Moller

GOODYEAR PATENT & TRADEMARK DEPT. MAY 25 2000

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

#### **INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19**

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international polication. Furthermore, it should be emphasized that provisional protection is available in some States only.

#### What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

#### When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

# Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been his filed, see below.

#### How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

## What documents must/may accompany the amendments?

## Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

# ES TO FORM PCT/ISA/220 (continue

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

# The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
   "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
   "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
   "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- [Where various kinds of amendments are made]:
   "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

### "Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

#### it must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

### Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

## Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.



# INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notificat	ion of Transmittal of International Search Report SA/220) as well as, where applicable, item 5 below.
DN1999093	ACTION	
International application No.	International filing date (day/month/year,	(Earliest) Priority Date (day/month/year)
PCT/US 99/22779	30/09/1999	
Applicant		
THE ASSESSED TIPE & PURPLE	D COMPANY at al	
THE GOODYEAR TIRE & RUBBE	R COMPANT Et al.	·
This International Search Report has bee according to Article 18. A copy is being to	n prepared by this International Searching ansmitted to the International Bureau.	Authority and is transmitted to the applicant
This International Search Report consists  It is also accompanied by	of a total of sheets. a copy of each prior art document cited in	this report.
Basis of the report		
<ul> <li>a. With regard to the language, the language in which it was filed, un</li> </ul>	international search was carried out on the less otherwise indicated under this item.	e basis of the international application in the
the international search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation	n of the international application furnished to this
b. With regard to any nucleotide ar was carried out on the basis of the	nd/or amino acid sequence disclosed in t	he international application, the international search
	onal application in written form.	
filed together with the inte	emational application in computer readable	o form.
furnished subsequently to	o this Authority in written form.	
	this Authority in computer readble form.	
the statement that the su international application a	bsequently fumished written sequence list as filed has been fumished.	ing does not go beyond the disclosure in the
the statement that the inf furnished	ormation recorded in computer readable fo	orm is identical to the written sequence listing has been
2. Certain claims were fou	ınd unsearchable (See Box I).	
3. Unity of invention is lac	king (see Box II).	
4. With regard to the <b>title</b> ,		
l	ubmitted by the applicant.	
I ₩ ``	shed by this Authority to read as follows:	
5. With regard to the abstract,		
l*	ubmitted by the applicant.	
th t xt has been establi	shed, according to Rul 38,2(b), by this Au	uthority as it appears in Box III. The applicant may, the report, submit comments to this Authority.
	olished with the abstract is Figure No.	1
X as suggested by the app	licant.	None of the figures.
because th applicant fa	iled to suggest a figure.	
because this figure bette	r characterizes the invention.	

# INTER ATIONAL SEARCH REPORT

L.	ational	Application No
	US	99/22779

		Sus 9	9/22779
A. CLASSII IPC 7	FICATION OF SUBJECT MATTER B60C17/00 B60C13/02		
According to	o International Patent Classification (IPC) or to both national classifica	ttion and IPC	
	SEARCHED		
	ocumentation searched (classification system followed by classification B60C	on symbols)	
Documentat	tion searched other than minimum documentation to the extent that s	uch documents are included in the fields	searched
Electronic d	ata base consulted during the international search (name of data bas	se and, where practical, search terms use	ed)
	ENTS CONSIDERED TO BE RELEVANT	event naggarage	Relevant to claim No.
Category *	Citation of document, with indication, where appropriate, of the rele	олан Баззадез	Tootall to dail 140.
X	GB 867 103 A (METZELER GUMMIWERKE page 1, right-hand column, line 7 2, right-hand column, line 100; f	′5 –page	1-7
A	US 3 782 440 A (DEPMEYER L) 1 January 1974 (1974-01-01) claims; figure 7		1
A	US 5 368 082 A (MCQUATE RAYMOND D 29 November 1994 (1994-11-29) cited in the application	) ET AL)	1
A	PATENT ABSTRACTS OF JAPAN vol. 015, no. 290 (M-1139), 23 July 1991 (1991-07-23) & JP 03 104710 A (BRIDGESTONE COM 1 May 1991 (1991-05-01) abstract	RP),	1
Furt	ther documents are listed in the continuation of box C.	X Patent family members are list	ed in annex.
'A' docum	ategories of cited documents :	"T" later document published after the i or priority date and not in conflict w cited to understand the principle or	tth the application but
"E" earlier filing	dered to be of particular relevance document but published on or after the international date ent which may throw doubts on priority claim(s) or	invention  "X" document of particular relevance; th cannot be considered novel or can involve an inventive step when the	not be considered to
which citation "O" docum	n is cited to establish the publication date of another on or other special reason (as specified) nent referring to an oral disclosure, use, exhibition or	"Y" document of particular relevance; the cannot be considered to involve an document is combined with one or ments, such combination being ob-	e claimed invention inventive step when the more other such docu-
*P* docum	means nent published prior to the international filing date but than the priority date daimed	ments, such combination being ob- in the art.  *&* document member of the same pate	
Date of the	e actual completion of the international search	Date of mailing of the international	search report
	11 May 2000	19/05/2000	
Name and	mailing address of the ISA  European Patent Office, P.B. 5818 Patentlaan 2  NL – 2280 HV Rijswijk	Authorized officer	
	Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Baradat, J-L	

1

# INTE" NATIONAL SEARCH REPORT

tion on patent family members

national Application No
/US 99/22779

Patent document cited in search report		Publication date		atent family member(s)		Publication date
GB 867103	Α	<u></u> .	BE	568360	A	
			CH	361209	Α	
			DE	1065288	В	
			FR	1165288	Α	21-10-1958
			FR	1196581	A	25-11-1959
US 3782440	Α	01-01-1974	AT	319069	 В	10-12-1974
			BE	780945	Α	17-07-1972
			DE	2113627	Α	28-09-1972
			FR	2130476	Α	03-11-1972
			GB	1378075	Α	18-12-1974
			ΙT	950342	В	20-06-1973
			LU	64990		10-07-1972
			NL	7203518	Α	22-09-1972
US 5368082	Α	29-11-1994	AU	670119		04-07-1996
			AU	4867793		14-04-1994
			ΑÚ	681561		28-08-1997
			AU	6802396		19-12-1996
			AU		В	14-08-1997
		·	AU	6802496		19-12-1996
			BR	9303836		05-04-1994
			CA	2088382		31-03-1994
			DE		D	22-01-1998
			DE		Ţ	10-06-1998
			EP	0590482		06-04-1994
			EP		A	06-08-1997
			JP		A	12-07-1994
			MX	9305781		31-03-1994
			US		A	22-12-1998
			US	5639320		17-06-1997
		<u>-</u>	US 	5685927 	A 	11-11-1997
JP 03104710	Α	01-05-1991	NONE			



# **INTERNATIONAL SEARCH REPORT**

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference		on of Transmittal of International Search Report
DN1999093	ACTION (Form PC17is)	A/220) as well as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/US 99/22779	30/09/1999	
Applicant		
THE GOODYEAR TIRE & RUBBE	R COMPANY et al.	
This international Search Report has been according to Article 18. A copy is being tra	n prepared by this international Searching A ansmitted to the international Bureau.	authority and is transmitted to the applicant
This International Search Report consists	of a total of 2 sheets.	
l <del></del>	a copy of each prior art document cited in t	his report.
4 Basis of the man and	<del></del>	
Basis of the report     With recard to the language, the	international search was carried out on the	hasis of the international annilcation in the
language in which it was filed, uni	ess otherwise indicated under this item.	sand of the montational application in the
the International search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of	of the international application furnished to this
b. With regard to any nuclectide an	d/or amino acid sequence disclosed in the	e international application, the international search
was carried out on the basis of the contained in the internation	e sequence listing : anai application in written form.	
	mational application in computer readable t	form.
furnished subsequently to	this Authority in written form.	
furnished subsequently to	this Authority in computer readble form.	
the statement that the sub- international application a	sequently furnished written sequence listing s filed has been furnished.	g does not go beyond the disclosure in the
		n is identical to the written sequence listing has been
2. Certain claims were fou	nd unsearchable (See Box I).	
3. Unity of invention is lac	king (see Box II).	
A 349th		
4. With regard to the title,  The text is approved as su	hmilted by the applicant	
	hed by this Authority to read as follows:	
	•	
5 Marth respondes the shares		
5. With regard to the abstract,  The text is approved as su	hmitted by the applicant	
the text has been establis		ority as it appears in Box III. The applicant may, report, submit comments to this Authority.
6. The figure of the drawings to be publ	Ished with the abstract is Figure No.	7
X as suggested by the appli	cant.	None of the figures.
because the applicant fall	ed to suggest a figure.	
because this figure better	characterizes the invention.	

	INTERNATIONAL SEARCH R	EFUNI	International App	lication No
			/US 99	/22779
A. CLASSI IPC 7	FICATION OF SUBJECT MAN B60C17/00 B60C13/02			
According to	o International Patent Classification (IPC) or to both national classificat	tion and IPC		
	SEARCHED			
IPC 7	ocumentation searched (classification system followed by classification B60C	n symbols)		
Documenta	tion searched other than minimum documentation to the extent that su	ch documents are incl	uded in the fields se	arched
Electronic d	ata base consulted during the international search (name of data base	e and, where practical	l, search terms used	)
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT			-
Category °	Citation of document, with indication, where appropriate, of the rele	vant passages		Relevant to claim No.
X	GB 867 103 A (METZELER GUMMIWERKE page 1, right-hand column, line 7 2, right-hand column, line 100; f	5 -page		1-7
A	US 3 782 440 A (DEPMEYER L) 1 January 1974 (1974-01-01) claims; figure 7			1
A	US 5 368 082 A (MCQUATE RAYMOND D 29 November 1994 (1994-11-29) cited in the application	ET AL)		1
A	PATENT ABSTRACTS OF JAPAN vol. 015, no. 290 (M-1139), 23 July 1991 (1991-07-23) & JP 03 104710 A (BRIDGESTONE COR 1 May 1991 (1991-05-01) abstract	Ρ),		1
Furt	her documents are listed in the continuation of box C.	X Patent family	members are listed	in annex.
"A" docume consider a	ent defining the general state of the art which is not lered to be of particular relevance document but published on or after the international late and which may throw doubts on priority claim(s) or less cited to establish the publication date of another no other special reason (as specified) ent referring to an oral disclosure, use, exhibition or	cited to understar invention  X* document of partic cannot be conside involve an inventi Y* document of partic cannot be conside document is com-	d not in conflict with did the principle or the ular relevance; the c ered novel or cannot we step when the do ular relevance; the c ered to involve an inv bined with one or mo	the application but sory underlying the laimed invention be considered to current is taken alone
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